### REMARKS

This is a full and timely response to the outstanding non-final Office Action mailed February 22, 2006. Reconsideration and allowance of the application and presently pending claims are respectfully requested.

# Telephone Interview Summary

Applicant first wishes to express her sincere appreciation for the time that Examiner Woods spent with Applicant's Attorney, Charles Griggers, during a telephone discussion on April 11, 2006 regarding the outstanding Office Action. Applicant believes that certain important issues were identified during the telephone discussion, and that they are resolved herein. During that conversation, the Examiner seemed to indicate that it would be potentially beneficial for Applicant to make the amendments herein. Thus, Applicant respectfully requests that Examiner carefully consider this response and the amendments. Further, the Applicant encourages the Examiner to contact the Applicant's Attorney to resolve any outstanding matters or issues that may expedite prosecution.

# 2. Response to Rejection of Claims Under 35 U.S.C. §103(a)

In the Office Action, claims 1-4, 7-8, 22-24, and 26-29 stand rejected under 35 U.S.C. §103(a) as allegedly being unpatentable by *Middleton* (U.S. Pub. No. 2004/0259590) in view of *Haeberli* (U.S. Patent Publication No. 2003/0194148 A1). Claims 9-18 and 21 stand rejected under 35 U.S.C. §103(a) as allegedly being unpatentable by *Middleton* in view of *Haeberli* in further view of *Roman* (U.S. Patent Publication No. 2004/0250216 A1). It is well-established at law that, for a proper rejection of a claim under 35 U.S.C. §103 as being obvious based upon a combination of references, the cited combination of references must disclose, teach, or suggest, either implicitly or explicitly, all elements/features/steps of the claim at issue. *See*, e.g., In Re Dow Chemical, 5 U.S.P.Q.2d 1529, 1531 (Fed. Cir. 1988), and In re Keller, 208 U.S.P.Q.2d 871, 881 (C.C.P.A. 1981). Applicant respectfully traverses this rejection.

### a. Claims 1-4 and 7-8

As provided in independent claim 1, Applicant claims:

A digital camera, comprising:

an image playback system of the digital camera that presents a base representation of an image, wherein magnification logic responsive to a magnification step is applied to image information used to generate a modified representation of the image resulting from at least a zoom operation;

a magnification control including a zoom in switch and a zoom out switch to effect respective zoom in and zoom out operations on a representation of the image to generate the modified representation;

a position control including an up switch, a down switch, a left switch, and a right switch to effect respective up, down, left, and right pan operations on a representation of the image to generate the modified representation; and

logic for identifying that portion of the image information responsible for the modified representation, wherein the logic is responsive to a transfer control and automatically presents visible indicia on the base representation to demark a select portion of the image information that is transferred as image information corresponding to the modified representation.

# (Emphasis added).

Applicant respectfully submits that independent claim 1 is allowable for at least the reason that Middleton in view of Haeberli does not disclose, teach, or suggest at least "an image playback system of the digital camera that presents a base representation of an image, wherein magnification logic responsive to a magnification step is applied to image information used to generate a modified representation of the image resulting from at least a zoom operation" or "logic for identifying that portion of the image information responsible for the modified representation, wherein the logic is responsive to a transfer control and automatically presents visible indicia on the base representation to demark a select portion of the image information that is transferred as image information corresponding to the modified representation," as recited and emphasized above in claim 1.

For example, Middleton apparently discloses at most a camera phone system that allows a user to review a captured image using zoom controls. In particular, Middleton states that in "image review mode, the zoom control controls the magnification of the image displayed on the display 140." Further, Middleton states that in "an image review mode, the user may hold the camera phone 100 in his or her palm to review stored images." Para 0024. However, Middleton fails to teach or suggest at least the feature of transferring a modified image information, as described in claim 1. Particularly,

Middleton clearly states that the camera phone 100 may "send a <u>captured image</u> via communication circuit 120 . . . without leaving the camera mode." Para. 0026. As such, Middleton does not teach or suggest transferring a select portion of image information that is transferred as modified image information, as described in claim 1.

Further, Haeberli fails to remedy the deficiencies of the Middleton reference by not teaching or suggesting at least "an image playback system of the digital camera that presents a base representation of an image, wherein magnification logic responsive to a magnification step is applied to image information used to generate a modified representation of the image resulting from at least one of zoom and pan operations" or "logic for identifying that portion of the image information responsible for the modified representation, wherein the logic is responsive to a transfer control and automatically presents visible indicia on the base representation to demark a select portion of the image information that is transferred as image information corresponding to the modified representation," as recited in the claim.

In particular, *Haeberli* seemingly teaches that a user selects a crop area for an image where the crop area may be further examined by zooming in on the crop area. The zoom operation, however, does not modify the area that is selected for cropping and does not affect which portion of the image is available for transferring.

Also, with respect to other mentioned art, such as Microsoft Paint and Masera (U.S. Pub. No. 2003/0103247), they also involve a user manually tracing a box (or other shape) around a portion of an image and does not disclose automatically presenting visual indicia to demark a portion of the image that is responsible for the representation generated using magnification logic, as described in claim 1.

Accordingly, the proposed combination of *Middleton* in view of *Haeberli* does not teach at least the above-recited feature of claim 1. Therefore, a *prima facie* case establishing an obviousness rejection by *Middleton* in view of *Haeberli* has not been made. Thus, claim 1 and claims 2-4 and 7-8 (which depend from claim 1) are not obvious under the proposed combination and the rejections should be withdrawn.

### Claims 22-24 and 26-29

Applicant respectfully submits that independent claim 22 is allowable for at least the reason that *Middleton* in view of *Haeberli* does not disclose, teach, or suggest the features of "means for presenting a modified representation of an image responsive to

an initial magnification step directed to a base representation of the image, wherein the initial magnification step is applied to image information to generate the modified representation," "means for identifying that portion of the image information responsible for the modified representation," and "means for presenting at least one visible indicia on the base representation to demark the portion of the image information identified by the means for identifying, wherein the portion of the image responsible for the modified representation is indicated within context of the base representation," as recited in claim 22.

As previously mentioned with regard to claim 1, Haeberli fails to teach or suggest automatically presenting visible indicia on an unmodified representation to demark a portion of the image information that is responsible for the representation generated using a magnification operation. Middleton is legally inadequate to remedy the deficiencies of the Haeberli reference in this respect.

Accordingly, the proposed combination of *Middleton* in view of *Haeberli* does not teach at least the above-recited feature of claim 22. Therefore, a *prima facie* case establishing an obviousness rejection by *Middleton* in view of *Haeberli* has not been made. Thus, claim 22 and claims 23-24 & 26-29 (which depend from claim 22) are not obvious under the proposed combination and the rejections should be withdrawn.

Further, with respect to claim 29, Middleton clearly discloses that the camera mode may include both an "image capture mode, where camera phone 100 captures, displays, and/or stores external images" and an "image review mode," where camera phone 100 retrieves, displays, sends/uploads, and/or manipulates stored images." Para. 0018. (Emphasis added). Further, in "image review mode," the zoom control controls the magnification of the image displayed on the display 140." Para. 0019. Thus, Middleton in view of Haeberli fails to teach or suggest "means for triggering the means for acquiring image information such that the means for acquiring indexes image information responsive to light incident upon an image sensor while the means for presenting is active," since Middleton does not disclose that an image may be acquired during image review mode and Haeberli does not remedy the deficiencies of the Middleton reference. For at least these additional reasons, claim 29 should be allowed.

### c. Claims 9-13

As provided in independent claim 9, Applicant claims:

A method for editing image information with a digital camera, comprising:

identifying image information;

generating a base representation of the image information;

magnifying the base representation using a discrete magnification step proximal to a midpoint of the digital camera's range for digitally magnifying the image information to produce a modified representation of the image information;

presenting the modified representation of the image information;

controllably magnifying the modified representation responsive to a magnification control associated with the digital camera;

controllably panning across the modified representation such that subject matter is observable in a newly modified representation;

identifying that portion of the image information responsible for the newly modified representation; and

automatically presenting at least one visible indicia on the base representation to demark the portion of the image information identified in the identifying step, wherein the portion of the image responsible for the newly modified representation is indicated within context of the base representation.

# (Emphasis added).

Applicant respectfully submits that independent claim 9 is allowable for at least the reason that Middleton in view of Haeberli in further view of Roman does not disclose, teach, or suggest the feature of "magnifying the base representation using a discrete magnification step proximal to a midpoint of the digital camera's range for digitally magnifying the image information to produce a modified representation of the image information," "identifying that portion of the image information responsible for the newly modified representation," and "automatically presenting at least one visible indicia on the base representation to demark the portion of the image information identified in the identifying step, wherein the portion of the image responsible for the newly modified representation is indicated within context of the base representation," as recited in claim 9.

As previously mentioned, *Haeberli* is inadequate to remedy the deficiencies of the *Middleton* reference with respect to the feature of "automatically presenting at least one visible indicia on the base representation to demark the portion of the image information identified in the identifying step," where the identified portion is

responsible for the modified representation and the modified representation is produced by a magnification operation, as described in claim 9. For example, Haeberli appears to disclose a box specifying an area to be cropped from an image where the user can zoom in on the area defined by the box, but does not teach or suggest that the box corresponds to a representation produced from a magnification operation. Further, Roman is also inadequate to remedy the deficiencies of the Middleton reference with respect to the feature of "automatically presenting at least one visible indicia on the base representation to demark the portion of the image information identified in the identifying step," where the identified portion is responsible for the modified representation and the modified representation is produced by a magnification operation, as described in claim 9. For example, Roman appears to display a window through which a portion of an image may be magnified but does not teach or suggest that the box corresponds to a modified representation of an image being shown within context of a base representation of the image. Accordingly, the proposed combination of Middleton in view of Haeberli in further view of Roman does not teach at least the above-recited features of claim 9.

Therefore, a *prima facie* case establishing an obviousness rejection by *Middleton* in view of *Haeberli* in further view of *Roman* has not been made. Thus, claim 9 and claims 10-13 (which depend from claim 9) are not obvious under the proposed combination and the rejections should be withdrawn.

In addition, with respect to claim 10, Middleton in view of Haeberli in further view of Roman fails to teach or suggest "transferring that portion of the image information corresponding to the desired representation," as mentioned previously with regard to the discussion of claim 1. For at least this additional reason, claim 10 should be allowed.

Further, with respect to claim 13, Middleton clearly discloses that the camera mode may include both an "image capture mode, where camera phone 100 captures, displays, and/or stores external images" and an "image review mode," where camera phone 100 retrieves, displays, sends/uploads, and/or manipulates stored images." Para. 0018. (Emphasis added). Further, in "image review mode," the zoom control controls the magnification of the image displayed on the display 140." Para. 0019. Thus, Middleton in view of Haeberli in further view of Roman fails to teach or suggest "enabling the image acquisition system to acquire image information responsive to

light incident on an image sensor substantially concurrently with any one of the identifying, generating, magnifying, panning, and transferring steps," since *Middleton* does not disclose that an image may be acquired during image review mode and *Haeberli* and *Roman* do not remedy the deficiencies of the *Middleton* reference. For at least these additional reasons, claim 13 should be allowed.

# d. Claims 14-18 and 21

Applicant respectfully submits that independent claim 14 is allowable for at least the reason that *Middleton* in view of *Haeberli* in further view of *Roman* does not disclose, teach, or suggest the features of "panning across the second magnified representation to produce a modified representation; identifying that portion of the image information responsible for the modified representation; and automatically presenting at least one visible indicia on the base representation to demark the portion of the image information identified in the identifying step corresponding to the modified representation, wherein the portion of the image responsible for the modified representation is indicated within context of the base representation," as recited in claim 14.

As previously mentioned with regard to claim 9, *Haeberli* fails to teach or suggest automatically presenting visible indicia on an unmodified representation to demark a portion of the image information, where that is responsible for the representation generated using a magnification operation. *Middleton* and *Roman* are legally inadequate to remedy the deficiencies of the *Haeberli* reference in this respect.

Accordingly, the proposed combination of *Middleton* in view of *Haeberli* in further view of *Roman* does not teach at least the above-recited feature of claim 14. Therefore, a *prima facie* case establishing an obviousness rejection by *Middleton* in view of *Haeberli* in further view of *Roman* has not been made. Thus, claim 14 and claims 15-18 & 21 (which depend from claim 14) are not obvious under the proposed combination and the rejections should be withdrawn.

In addition, with respect to claim 15, Middleton in view of Haeberli in further view of Roman fails to teach or suggest "transferring that portion of the image information corresponding to the desired representation," as mentioned previously with regard to claim 1. For at least this additional reason, claim 15 should be allowed.

Further, with respect to claim 21, Middleton clearly discloses that the camera mode may include both an "image capture mode, where camera phone 100 captures, displays, and/or stores external images" and an "image review mode," where camera phone 100 retrieves, displays, sends/uploads, and/or manipulates stored images." Para. 0018. (Emphasis added). Further, in "image review mode," the zoom control controls the magnification of the image displayed on the display 140." Para. 0019. Thus, Middleton in view of Haeberli in further view of Roman fails to teach or suggest "logic for acquiring information is accessible and executable concurrently with logic for indexing, presenting, panning, and transferring image information," since Middleton does not disclose that an image may be acquired during image review mode and Haeberli & Roman do not remedy the deficiencies of the Middleton reference. For at least these additional reasons, claim 21 should be allowed.

### CONCLUSION

In light of the foregoing amendments and for at least the reasons set forth above, Applicant respectfully submits that all objections and/or rejections have been traversed, rendered moot, and/or accommodated, and that the pending claims are in condition for allowance. Favorable reconsideration and allowance of the present application and all pending claims are hereby courteously requested. If, in the opinion of the Examiner, a telephonic conference would expedite the examination of this matter, the Examiner is invited to call the undersigned agent at (770) 933-9500.

Respectfully submitted,

Reg. No. 47,283